SOUTHERN DISTRICT OF NE		·x
MING EN WANG,	Plaintiff,	Case No. 17-cv-09582 (JPO)
v.		<b>JUDGMENT</b>
YONG LEE, INC. d/b/a Spice Saigon, and JING YANG,	Defendants.	·x
IT IS ORDERED, ADJU	DGED, AND DEC	CREED: that Plaintiff Ming En Wang
(hereinafter "Plaintiff") has judgm	ent jointly and seve	erally against Defendants Yong Lee, Inc.
d/b/a Spice Saigon (hereinafter "Y	Yong Lee, Inc."), a	nd "Jing Yang" (hereinafter collectively
"Defendants"), jointly and severally	y, as follows:	
in the amount of \$	<u>, . , , co</u>	onsisting of (A) compensatory damages for
unpaid wages (minimum wages, ov	ertime, wages, and s	pread of hour wages) under the New York
Labor Law (hereinafter "NYLL") in	n the amount of \$57,2	253.29; (B) liquidated damages for unpaid
wages under the NYLL in the amou	nt of \$57,253.29; (C	) statutory damages for violation of NYLL
§ 195.1 in the amount of \$5,000.00	; (D) statutory dama	ages for violation of NYLL § 195.3 in the
amount of \$5,000.00; and (E) prej	udgment interest cal	culated at the rate of 9% per annum and
totaling \$		
IT IS FURTHER ORDERE	D, ADJUDGED, A	ND DECREED: that Plaintiff be awarded
attorney fees against Defendants, jo	ointly and severally,	in the amount of
\$, and costs in	the amount of \$	<u>,</u>
IT IS FURTHER ORDER	RED: that Plaintiffs	be awarded post-judgment interest, as
calculated under 28 U.S.C. § 1961	. If any amounts ren	nain unpaid upon the expiration of ninety

days following issuance of judgment, or ninety days after expiration of the time to appeal and no

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appeal is then pending, whichever is later, the total amount of judgment shall automatically increase by fifteen percent, as required by NYLL § 198.4.

The Clerk of Court is directed to enter judgment, and to close this case.

SO ORDERED.

Dated: New York, NY

October 24 , 20 22

J. PAUL OETKEN

United States District Judge